Case 3:18-cv-07444-JCS Document 71 Filed 09/20/19 Page 1 of 5

| 1 | KENNETH G. HAUSMAN (Bar No. 57252) | JOHN E. HALL (Bar No. 118877) | |
|----|-------------------------------------------------------------------------|-------------------------------------------------------------------|--|
| 2 | kenneth.hausman@arnoldporter.com DANIEL B. ASIMOW (Bar No. 165661) | jhall@cov.com GREGG H. LEVY (<i>pro hac vice</i>) | |
| 3 | daniel.asimow@arnoldporter.com | glevy@cov.com | |
| 3 | DAVID J. REIS (Bar No. 155782) david.reis@arnoldporter.com | DEREK LUDWIN (pro hac vice) dludwin@cov.com | |
| 4 | ARNOLD & PORTER KAYE SCHOLER LLP | | |
| 5 | Three Embarcadero Center, 10th Floor | brazi@cov.com | |
| | San Francisco, CA 94111-4024 | COVINGTON & BURLING LLP | |
| 6 | Telephone: 415.471.3100 Facsimile: 415.471.3400 | One CityCenter 850 Tenth Street, NW | |
| 7 | | Washington, DC 20001-4956 | |
| 8 | WILLIAM J. BAER (pro hac vice) | Telephone: 202.662.6000 | |
| 0 | bill.baer@arnoldporter.com JONATHAN I. GLEKLEN (pro hac vice) | Facsimile: 202.662.6291 | |
| 9 | jonathan.gleklen@arnoldporter.com | Attorneys for Defendants THE NATIONAL | |
| 10 | ARNOLD & PORTER KAYE SCHOLER LLP 601 Massachusetts Ave, NW | FOOTBALL LEAGUE and all NFL Clubs other than The Oakland Raiders | |
| 11 | Washington, D.C. 20001-3743 | and the Summid Ruidels | |
| 11 | Telephone: 202.942.5000 | | |
| 12 | Facsimile: 202.942.5999 | | |
| 13 | Attorneys for Defendant THE OAKLAND | | |
| 14 | RAIDERS, a California limited partnership | | |
| 14 | | | |
| 15 | UNITED STATES DISTRICT COURT | | |
| 16 | NORTHERN DISTRICT OF CALIFORNIA | | |
| 17 | | | |
| | CITY OF CARLAND | C N 2.10 07444 ICC | |
| 18 | CITY OF OAKLAND, | Case No.: 3:18-cv-07444-JCS | |
| 19 | Plaintiff, | Action Filed: December 11, 2018 | |
| 20 | VS. | STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' TIME TO | |
| 21 | THE OAKLAND RAIDERS, a California | ANSWER OR OTHERWISE RESPOND TO | |
| 22 | limited partnership; ARIZONA CARDINALS FOOTBALL CLUB LLC; ATLANTA | PLAINTIFF'S FIRST AMENDED COMPLAINT AND EXTEND BRIEFING | |
| | FALCONS FOOTBALL CLUB, LLC; | SCHEDULE | |
| 23 | BALTIMORE RAVENS LIMITED PARTNERSHIP; BUFFALO BILLS, LLC; | The Honorable Joseph C. Spero | |
| 24 | PANTHERS FOOTBALL, LLC; THE | The Hohotable Joseph C. Spero | |
| 25 | CHICAGO BEARS FOOTBALL CLUB, INC.; | | |
| 25 | CINCINNATI BENGALS, INC.; CLEVELAND BROWNS FOOTBALL COMPANY LLC; | | |
| 26 | DALLAS COWBOYS FOOTBALL CLUB, | | |
| 27 | LTD; PDB SPORTS, LTD; THE DETROIT LIONS, INC.; GREEN BAY PACKERS, INC.; | | |
| | HOUSTON NFL HOLDINGS, LP; | | |
| 28 | INDIANAPOLIS COLTS, INC.; JACKSONVILLE JAGUARS, LLC; KANSAS | | |
| | viicinoit tille jauuain, lle, iainaab | | |

Case 3:18-cv-07444-JCS Document 71 Filed 09/20/19 Page 2 of 5

| 1 | CITY CHIEFS FOOTBALL CLUB, INC.; | | |
|----|---------------------------------------------------------------------------------------------------|--|--|
| 2 | CHARGERS FOOTBALL COMPANY, LLC; THE RAMS FOOTBALL COMPANY, LLC; | | |
| 3 | MIAMI DOLPHINS, LTD.; MINNESOTA VIKINGS FOOTBALL, LLC; NEW | | |
| 4 | ENGLAND PATRIOTS LLC; NEW ORLEANS LOUISIANA SAINTS, LLC; NEW YORK EOOTBALL GLANTS, INC., NEW YORK | | |
| 5 | FOOTBALL GIANTS, INC.; NEW YORK JETS LLC; PHILADELPHIA EAGLES, LLC; | | |
| 6 | PITTSBURGH STEELERS LLC; FORTY NINERS FOOTBALL COMPANY LLC; | | |
| 7 | FOOTBALL NORTHWEST LLC; BUCCANEERS TEAM LLC; TENNESSEE FOOTBALL, INC.; PRO-FOOTBALL, INC.; | | |
| 8 | and THE NATIONAL FOOTBALL LEAGUE, | | |
| 9 | Defendants. | | |
| 10 | | | |
| 11 | | | |
| 12 | | | |
| 13 | | | |
| 14 | | | |
| 15 | | | |
| 16 | | | |
| 17 | | | |
| 18 | | | |
| 19 | | | |
| 20 | | | |
| 21 | | | |
| 22 | | | |
| 23 | | | |
| 24 | | | |
| 25 | | | |
| 26 | | | |
| 27 | | | |
| 28 | | | |

| 1 | <u>STIPULATION</u> | |
|----------|-------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------|
| 2 | Plaintiff City of Oakland ("Plaintiff") and Defendants the NFL and its thirty two member | |
| 3 | clubs ("Defendants"), through their respective attorney of record herein, enter into this Stipulation | |
| 4 | with reference to the following circumstances: | |
| 5 | WHEREAS, on September 9, 2019, Plaintiff filed its First Amended Complaint against | |
| 6 | Defendants in City of Oakland v. The Oakland Raiders, et al., Case No. 3:18-cv-07444-JCS in the | |
| 7 | Northern District of California (the "FAC"); and | |
| 8 | WHEREAS, the Parties have met and conferred, and have agreed to a briefing schedule for | |
| 9 | the Motion to Dismiss, | |
| 10 | IT IS HEREBY STIPULATED AND AGREED, by and between undersigned counsel, | |
| 11 | subject to Court approval, that the time for Defendants to respond to the First Amended Complaint | |
| 12 | is extended and the briefing schedule for any Motion to Dismiss shall be as follows: | |
| 13 | Motion to dismiss due | October 25, 2019 |
| 14 | Opposition papers due | December 10, 2019 |
| 15 | Reply papers due | January 10, 2020 |
| l6 l7 | Noticed hearing date | March 6, 2020 (or as soon thereafter as the Court is available) |
| 18 | IT IS SO STIPULATED. | |
| 19 | Dated: September 20, 2019 | |
| 20 | ARNOLD & PORTER KAYE SCHOLER LLP | COVINGTON & BURLING LLP |
| 21 | By: /s/ Daniel B. Asimow Daniel B. Asimow | By: /s/ John E. Hall John E. Hall |
| 22 | Attorneys for Defendant | Attorneys for Defendants |
| 23 | THE OAKLAND RAIDERS | THE NATIONAL FOOTBALL LEAGUE and all NFL Clubs other than The Oakland |
| 24 | | Raiders |
| 25 | Dated: September 20, 2019. | PEARSON, SIMON & WARSHAW, LLP |
| 26 | | By: /s/ Michael H. Pearson Michael H. Pearson |
| 27 | | Attorneys for Plaintiff |
| 28 | | CITY OF OAKLAND |
| | 1 | |

SIGNATURE ATTESTATION I, Daniel B. Asimow, am the ECF user whose user ID and password are being utilized to electronically file this STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' TIME TO ANSWER OR OTHERWISE RESPOND TO PLAINTIFF'S FIRST AMENDED COMPLAINT AND EXTEND BRIEFING SCHEDULE ("Stipulation"). Pursuant to Local Rule 5-1(i)(3), I hereby attest that the other signatories have concurred in this filing. Dated: September 20, 2019. /s/ Daniel B. Asimow DANIEL B. ASIMOW

| 1 | <u>ORDER</u> | |
|----|------------------------------------------------------------------------------------------------|---------------------------|
| 2 | Having considered the parties' stipulation, the court hereby orders that the briefing schedule | |
| 3 | for Defendants' Motion to Dismiss will be the following: | |
| 4 | Motion to Dismiss due | October 25, 2019 |
| 5 | Opposition papers due | December 10, 2019 |
| 6 | Reply papers due | January 10, 2020 |
| 7 | Noticed hearing date | March 6, 2020 |
| 8 | | |
| 9 | IT IS SO ORDERED. | |
| 10 | Dated: | |
| 11 | | HONORABLE JOSEPH C. SPERO |
| 12 | | Chief Magistrate Judge |
| 13 | | |
| 14 | | |
| 15 | | |
| 16 | | |
| 17 | | |
| 18 | | |
| 19 | | |
| 20 | | |
| 21 | | |
| 22 | | |
| 23 | | |
| 24 | | |
| 25 | | |
| 26 | | |
| 27 | | |
| 28 | | |
| | | -3- |